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IN THE UNITED STATES DISTRICT COURT DISTRICT OF UTAH

UNITED STATES OF AMERICA,

Plaintiff,

UNITED STATES' POSITION REGARDING DETENTION

v.

JUSTIN DEE ADAMS,

Defendant.

Case No. 1:22-mj-2019 (D.D.C.)

☐ The United States is not seeking detention.

However, the United States requests that the Defendant be released subject to this Court's standard conditions of release, plus, to the extent not already included, that the Defendant be required during his release to:

- 1. Stay away from the District of Columbia unless for appearances at Court, meetings with Pretrial Services, or consultation with attorney;
- 2. Call Pretrial Services once per week and verify his address;
- 3. Advise Pretrial Services of any travel within the US outside of home jurisdiction;
- 4. Participate in all future proceedings as directed;
- 5. Report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops;
- 6. Not travel outside of the continental US without prior Court approval;
- 7. Not possess any firearms, destructive devices, or other weapons;
- 8. Not commit any local, state, or federal crimes

defendant h	ntion is not at issue because this is an immigration reentry case where the as opted to participate in the fast track program, which includes agreeing to r the pendency of this case.
States' posit Report or le positions ev	United States moves for detention based on current information. The United tions in this preliminary pleading could change after reviewing the Pretrial arning of additional evidence. The United States reserves the right to assert ten if the boxes next to those positions are not checked below, raise additional and file additional pleadings in support of detention. The United States' detention is:
☐ Pursuan	t to 18 U.S.C. § 3142(f)(1) because defendant is charged with:
§ (s	A) a crime of violence (see 18 U.S.C. § 3156(a)(4)), a violation of 18 U.S.C. 1591 (sex trafficking of children), or an offense under § 2332b(g)(5)(B) specific enumerated crimes) for which a maximum term of imprisonment of 0 years or more is prescribed; or
(I 0	B) an offense for which the maximum sentence is life imprisonment or death;
m th	C) an offense for which a maximum term of imprisonment of 10 years or nore is prescribed in the Controlled Substances Act (21 U.S.C. §§ 801-904), ne Controlled Substances Import and Export Act (21 U.S.C. §§ 951-971), or chapter 705 of Title 46, U.S.C. (46 U.S.C. §§ 70501-70508); or
de w g:	D) any felony if the defendant has been convicted of two or more offenses escribed in (a) through (c) above, or two or more State or local offenses that rould have been offenses described in (a) through (c) above if a circumstance iving rise to Federal jurisdiction had existed, or a combination of such ffenses; or
m de	E) any felony that is not otherwise a crime of violence but involves: (i) a ninor victim; (ii) the possession or use of a firearm or destructive device (as efined in 18 U.S.C. § 921); (iii) any other dangerous weapon; or (iv) a failure o register under 18 U.S.C. § 2250;
	OR
□ Pursuan	t to 18 U.S.C. § 3142(f)(2) because the case involves:
`	A) a serious risk the defendant will flee; or B) a serious risk the defendant will obstruct or attempt to obstruct justice, or

threaten, injure, intimidate, attempt to threaten, injure or intimidate a prospective witness or juror.

Procedure

The defendant may seek a continuance of the detention hearing of up to five days, and the United States may seek a continuance of up to three days. 18 U.S.C. § 3142(f). During any such continuance, the defendant shall be detained. *Id.* The rules concerning the admissibility of evidence do not apply at the detention hearing. *Id.* The United States has the burden of persuasion by clear and convincing evidence that no condition or combination of conditions of release will reasonably assure the safety of any other person and the community or by a preponderance of evidence that no condition or combination of conditions of release will reasonably assure the defendant's appearance as required. *Id.*; *United States v. Cisneros*, 328 F.3d 610, 616 (10th Cir. 2003).

Rebuttable Presumption

A rebuttable presumption applies and the defendant bears the burden to produce some credible evidence to rebut this presumption. The United States acknowledges that it retains the burden of persuasion. The statutory presumption applies:
☐ Pursuant to 18 U.S.C. § 3142(e)(2) (previous violator): There is a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of any other person and the community because:
(A) the defendant has previously been convicted of a Federal offense that is described in 18 U.S.C. § 3142(f)(1), or of a State or local offense that would have been such an offense if a circumstance giving rise to Federal jurisdiction had existed; <i>and</i>
(B) the defendant committed that offense while on release pending trial for a Federal, State, or local offense; <i>and</i>
(C) a period of not more than five years has elapsed since the date of conviction, or the release of the defendant from imprisonment, for that, whichever is later.
□ Pursuant to 18 U.S.C. § 3142(e)(3) (narcotics, firearm, other offenses): There is a rebuttable presumption that no condition or combination of conditions will reasonably assure the appearance of the defendant as required and the safety of the community because there is probable cause to believe that the defendant committed one or more of the following offenses:
\Box (A) an offense for which a maximum term of imprisonment of 10 years or

more is prescribed in the Controlled Substances Act (21 U.S.C. §§ 801-904), the Controlled Substances Import and Export Act (21 U.S.C. §§ 951-971), or Chapter 705 of Title 46, U.S.C. (46 U.S.C. §§ 70501-70508); ☐ (B) an offense under 18 U.S.C. §§ 924(c), 956(a), or 2332b;
☐ (C) an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for which a maximum term of imprisonment of 10 or more is prescribed;
(D) an offense under Chapter 77 of Title 18, U.S.C. (18 U.S.C. §§ 1581-1597) for which a maximum term of imprisonment of 20 years or more is prescribed; or
☐ (E) an offense involving a minor victim under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 2252A(a)(4), 2260, 2421, 2422, 2423, or 2425.
Factors to Be Considered
United States may present arguments, proffer evidence, or provide testimony aled detention hearing supporting the detention of the defendant including, and to:
are and circumstances of the offense charged, including whether the offense is of violence, a violation of section 1591, a Federal crime of terrorism, or a minor victim or a controlled substance, firearm or destructive device. (18 3142(g)(1)).
ght of evidence against the defendant. (18 U.S.C. § 3142(g)(2)). ory and characteristics of the defendant including the defendant's character,
and mental condition, family ties, employment, financial resources, length of e in the community, community ties, past conduct, history relating to drug or abuse, criminal history and record concerning court proceedings. (18 U.S.C. E)(3)(A)).
, at time of the current offense or arrest, the defendant was on probation,
r other release pending trial, sentencing, appeal, or completion of sentence fense under Federal, State, or local law. (18 U.S.C. § 3142(g)(3)(B)).
by the defendant's release. (18 U.S.C. § 3142(g)(4)).
endant's lack of legal status in the United States. The defendant's legal status

 ☐ How the defendant would be subject to removal or deportation after serving a period of incarceration. ☐ The defendant's significant family or other ties outside of the United States. ☐ The defendant's use of aliases or false documents. ☐ The defendant's prior attempts to evade law enforcement. ☐ How the defendant's proposed residence, employment, or proposed treatment programs have not been verified. ☐ The defendant's prior failures to appear for court proceedings. ☐ Other reasons including: 			
Victim Notification			
□ The United States has notified any identified victim, or attempted to do so, pursuant to 18 U.S.C. § 3771.			
The position of the victim(s) on the detention of the defendant is:			
Provided defendant is required to stay away from the District of Columbia except as required for his case, the victim has no strong feelings.			
\Box The victim(s) in this matter seek(s) a no contact order.			
☐ This matter does not involve a victim requiring notification.			
DATED this 18th day of October, 2022. TRINA A. HIGGINS UNITED STATES ATTORNEY CARL D. LESUEUR Assistant United States Attorney			